



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित

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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिसमें कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

नोटिस

NOTICE

नीचे लिखे भारत के अमाधारण राजपत्र 3 अगस्त 1967 नक प्रकाशित किये गये।

The undermentioned Gazettes of India Extraordinary were published up to the 3rd August 1967 :—

Issue No.	No. and Date	Issued by	Subject
138	G.S.R. 1149, dated 21st July, 1967.	Ministry of Finance	Exempting certain articles from the duty of customs leviable thereon.
	G. S. R. 1150, dated 24th July, 1967.	Do.	Revision of notification No. 50/67-Cus cms, dated the 26th May, 1967.
	G. S. R. 1151, dated 24th July, 1967.	Do.	Amendment in notification No. 52-Customs, dated 26th May, 1967.
	G. S. R. 1152, dated 24th July, 1967.	Do.	Exempting iron ore fines (including blue dust) from the duty of customs leviable thereon.
	G. S. R. 1153, dated 24th July, 1967.	Do.	Exempting Cigars and Cheroots from the duty of excise leviable thereon.
	G. S. R. 1154, dated 24th July, 1967.	Do.	Exempting aluminium circles from the duty of excise leviable thereon.

Issue No.	No. and Date	Issued by	Subject
	G. S. R. 1155, dated 24th July, 1967.	Ministry of Finance	Exempting slumlinium in any crude from and aluminium manufactures from the special duty of excise leviable thereon.
	G. S. R. 1156, dated 24th July, 1967.	Do.	Exempting footwear from the duty of excise leviable thereon.
	G. S. R. 1157, dated 24th July, 1967.	Do.	Amendment to the Tax Credit Certificate (Excise duty on Excess Clearance) Scheme 1965.
	G. S. R. 1158, dated 24th July, 1967.	Do.	Amendment in the notification No. 83/67, Excises, dated 26th May 1967.
	G. S. R. 1159, dated 24th July, 1967.	Do.	Exempting sized Cotton twist, yarn and thread from the duty of excise leviable thereon.
	G. S. R. 1160, dated 24th July, 1967.	Do.	Amendment in the notification No. 81/67, Central Excises, dated the 26th May, 1967.
	G. S. R. 1161, dated 24th July, 1967.	Do.	Exempting rayon and synthetic yarn from the duty of excise leviable thereon.
	G. S. R. 1162, dated 24th July, 1967.	Do.	Exempting synthetic Yarn from the duty of excise leviable thereon.
	G. S. R. 1163, dated 24th July, 1967.	Do.	Amendment in the notification No. 98/67, Central Excises, dated 26th May, 1967.
	G. S. R. 1164, dated 24th July, 1967.	Do.	Exempting rayon and synthetic yarn from the special duty of excise leviable thereon.
	G. S. R. 1165, dated 24th July, 1967.	Do.	Exempting rayon and synthetic yarn consisting entirely of cellulose derivatives or regenerated cellulose from the special duty of excise leviable thereon.
139	G. S. R. 1166, dated 25th July, 1966.	Ministry of Food, Agriculture, Community development and Cooperation.	The Andhra Pradesh Rice and Paddy (Restriction on Movement) second Amendment Order, 1967.
140	G. S. R. 1167, dated 25th July, 1967.	Do.	Refixation of the ex-factory price of the Indian Sugar standard (I.S.S.) D-29 grade of sugar.
141	G. S. R. 1168, dated 1st August, 1967.	Ministry of Finance	Exempting Power Boost Methanol and Aero-shell Component 6-A from the Customs duty leviable thereon.
142	G. S. R. 1191, dated 2nd August, 1967.	Do.	Reting to the removal of goods from one warehouse to another.

Issue No. and Date
No.

Issued by

Subject

143 G. S. R. 1192, dated 3rd August, 1967. Ministry of Food, Agriculture, Community Development and Co-operation. The Delhi specified Food Articles (Movement Control) second Amendment Order, 1967.

उपर लिखे असाधारण राजपत्रों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइस, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पाम हन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भाग II—खण्ड 3—उपखण्ड (i)

PART II—Section 3—Sub-Section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-क्षेत्रों के प्रशासनों को छोड़कर) केन्द्रीय प्राधिकारियों द्वारा जारी किये गये विविध के असरात बनाये और जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के आदेश, उप-नियम प्रादृश सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

ORDER

New Delhi, the 14th August 1967

G.S.R. 1250.—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise His Highness Raja Krishna Sinh Rathore as the Ruler of Sitamau with effect from 25th May 1967 in succession to the late His Highness Raja Sir Ram Singhji.

[No. F. 5/6/67-Poll. III]

L. P. SINGH, Secy.

तृतीय मंत्रालय

आदेश

नई दिल्ली, १५ अगस्त १९६७

ओ० एस० आर० १२५१ :—मारत के विधान के अनुच्छेद ३६६ की धारा (२२) के अनुसार राष्ट्रपति जी इस आदेश के द्वारा महाराष्ट्र राजा कुण्ड मिह नाठीर को २५ मई, १९६७ से स्वर्गीय महाराजा शिरग राजा मर राम मिह जी के स्थान पर मीतामऊ के शासक के स्वप से सहर्ष मात्यना प्रदान करते हैं।

[मं० पक० ५/६/६७—पार्लियटिकल—III]

प्र० प० मिह, मंचिव।

MINISTRY OF HOME AFFAIRS

New Delhi, the 18th August 1967

G.S.R. 1252.—In exercise of the powers conferred by clause (b) of article 318 of the Constitution the President hereby makes the following regulations further to amend the Union Public Service Commission (Staff) Regulations, 1958, namely:—

1. (1) These regulations may be called the Union Public Service Commission (Staff) (Amendment) Regulations, 1967.

(2) They shall come into force on the date of their publication in the official Gazette.

2. In sub-regulation (i) of regulation 8 of the Union Public Service Commission (Staff) Regulations, 1958 (hereinafter referred to as "the said Regulation"),—

(a) for the words "Research Officer, Librarian, Telephone Operators, Receptionist, Gestetner Operator", the words "Research Officer, Technical Assistants (Hindi), Librarian, Telephone Operators, Receptionist, Senior Gestetner Operator", shall be substituted; and

(b) for the words "Research Investigator and Research Assistant", the words "Research Investigator, Technical Assistants (Hindi) and Research Assistant" shall be substituted.

3. In Schedule II to the said regulations, for the entry against serial No. 1, the following entry shall be substituted, namely:—

"Controller of One Rs. 2000--125--2250"

Examination

[No. F.22/12/67-Ests(B).]

P. S VENKATESWARAN, Under Secy.

MINISTRY OF EXTERNAL AFFAIRS

CORRIGENDUM

New Delhi, the 10th August 1967

G.S.R. 1253.—In the notification of the Government of India in the Ministry of External Affairs G.S.R. 662 (No. CPEO/5/67, dated 29th April, 1967) published at page 760 of the Gazette of India, Part II Section 3, sub-section (i) dated May 18, 1967 for clause 1(1) the following shall be substituted namely:—

(1) These rules may be called the Central Passport and Emigration Organisation (Initial Constitution and Maintenance) Amendment Rules, 1967.

(No. V.IV/201/1/67).

[No. CPEO/16/67.]

C. S. V. SUNDARAM,

Attache (PVA).

MINISTRY OF IRRIGATION AND POWER

(Central Electricity Board)

New Delhi, the 8th August 1967

G.S.R. 1254.—In exercise of the powers conferred by section 37 of the Indian Electricity Act, 1910 (9 of 1910), the Central Electricity Board hereby makes the following rules further to amend the Indian Electricity Rules, 1956, the same having been previously published as required by sub-section (1) of section 38 of the said Act, namely:—

1. (1) These rules may be called the Indian Electricity (Amendment) Rules, 1967.

(2) These rules come into force on the date of their publication in the Gazette.

2. In the Indian Electricity Rules, 1956—

(1) for rule 44A, the following rules shall be substituted namely:—

"44A—Intimation of accidents.—If any accident occurs in connection with the generation, transmission, supply or use of energy in or in connection with, any part of the electric supply-lines or other works of any person and the accident results in or is likely to have resulted in loss of human or animal life or in any injury to a human being or an animal, such person or any other person authorised by the State Electricity Board in this behalf, shall send to the inspector a telegraphic report within twenty four hours of the knowledge of occurrence of the fatal accident and a written report in the form set out in Annexure XIII, within forty eight hours of the knowledge of occurrence of fatal and all other accidents.”;

(2) in rule 46, in clause (a) of sub-rule (1), after the words “in this behalf or”, the words “In the case of installations belonging to, or under the control of, the Central Government, and” shall be inserted;

(3) in rule 51, to clause (a) of sub-rule (1), the following proviso shall be added, namely:—

“Provided that rigid non-metallic, conduits conforming to Indian Standards Specification No. I.S. 2509-1963 Rigid Non-metallic Conduits for Electrical Installation, may be used for medium voltage installations, subject to such conditions as the Inspector or Officer appointed to assist an Inspector may think fit to impose.”;

(4) in rule 76, in clause (a) of sub-rule (1) the following shall be inserted at the end, namely:—

“The said owner shall also ensure that the strength of the supports in the direction of the line is not less than one-fourth of the strength required in the direction transverse to the line:

Provided that in the case of latticed steel or other compound structures, factors of safety shall not be less than 1.5 under such broken wire conditions as may be specified by the State Government in this behalf.”

(5) for item 17 of Annexure XIII, the following item shall be substituted, namely:—

“17—Whether the work on live lines was undertaken by an authorised person/s. If so, the name and designation of such person/s may be given.”.

[No. EL. II-8 (8)/65.]
B. S. R. IENGAR, Secy

MINISTRY OF TRANSPORT AND SHIPPING

(Transport Wing)

New Delhi, the 16th August 1967

G.S.R. 1255.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Central Designs Organisation (Class I and Class II Engineering posts) Recruitment Rules, 1966, namely:—

1. These rules may be called the Central Designs Organisation (Class I and Class II Engineering posts) Recruitment Amendment Rules, 1967.

2. In the Schedule to the Central Designs Organisation (Class I and Class II Engineering posts) Recruitment Rules 1966, for the existing entries under the heading “Promotion” in column 11 relating to Serial number 3—Assistant Engineer (Civil)—the following entries shall be substituted namely,

“(i) Draftsman with 2 years service in the grade, after obtaining degree in Civil Engineering or equivalent qualifications, in case of Degree holders, and with 10 years service in case of Diploma holders.

(ii) Section Officers (Civil) with 2 years service in the grade after obtaining degree in Civil Engineering or equivalent qualifications, in case of Degree holders and with 8 years service in case of Diploma holders”.

[No. E-12(9)/67.]
RAM KISHORE, Under Secy.

MINISTRY OF HEALTH AND FAMILY PLANNING

(Dept. of Health)

New Delhi, the 17th August 1967

G.S.R. 1256.—In exercise of the powers conferred by sub-section (2) of section 4, and sub-section (1) of section 23 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Central Government, after consultation with the Central Committee for Food Standards, hereby makes the following rules further to amend the Prevention of Food Adulteration Rules, 1955, the same having been previously published as required by sub-section (1) of section 23 of the said Act, namely:—

1. These rules may be called the Prevention of Food Adulteration (Amendment) Rules, 1967.

2. In rule 42 of the Prevention of Food Adulteration Rules, 1955 (hereinafter referred to as the said rules), after clause (C), the following clause shall be inserted, namely:—

“(D) Hingra—Every container containing Hingra shall bear a label upon which is printed a declaration in the following form, namely:—

“This container contains Hingra (Imported) from Iran/Afghanistan and is certified to be conforming to the standards laid down in the Prevention of Food Adulteration Rules, 1955.”

3. In rules 49 of the said rules, after sub-rule (6), the following sub-rule shall be inserted, namely:—

"(7) No person shall sell Hingra without a label on its container upon which is printed a declaration in the form specified in rule 42.

4. In Appendix 'B' of the said rules, in item A-04, for the first paragraph, the following shall be substituted, namely:—

"Asafoetida (Hing or Hingra) means the oleo-gum-resin obtained from the rhizome and roots of *Farula alliacea*, *Farula rubricaulis* and other species of *Farula*. It shall not contain any colophony resin, galbournum resin, ammoniacum resin, or any other foreign resin. Hing shall conform to the following standards, namely:—

- (1) Total ash content shall not exceed 15 per cent by weight.
- (2) Ash insoluble in dilute hydrochloric acid shall not exceed 2.5 per cent by weight.
- (3) The alcoholic extract (with 90 per cent alcohol) shall not be less than 12 per cent as estimated by the U.S.P. 1936 method.
- (4) Starch shall not exceed 1 per cent by weight.

Hingra shall conform to the following standards, namely:—

- (1) The total ash content shall not exceed 20 per cent by weight;
- (2) Ash insoluble in dilute hydrochloric acid shall not exceed 8 per cent by weight;
- (3) The alcoholic extract (with 90 per cent alcohol) shall not be less than 50 per cent as estimated by U.S.P. 1936 method.
- (4) Starch shall not exceed 1 per cent by weight."

[No. F. 14-52/65-PH.]

M. C. JAIN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 25th May 1967

G.S.R. 1257.—In exercise of the powers conferred by the proviso to article 369 of the Constitution the President hereby makes the following rules further to amend the Central Information Service Rules, 1959, published with the ratification of the Government of India in the Ministry of Information and Broadcasting No. GSR-217(CIS), dated the 16th February, 1959, namely:—

1. (i) These rules may be called the Central Information Service (Fourth Amendment) Rules, 1967.
- (ii) They shall be deemed to have come into force on the 4th day of May, 1967.

2. In the Central Information Service Rules, 1959, in Schedule VI, under the sub-heading "A-Junior Scale", in the second column, against the name of the office "Directorate of Advertising and Visual Publicity", for the entry "Deputy Director (Advertising)", the entry "Joint Director" shall be substituted.

[No. F.1/7/67-CIS Amend No. 26.]

BANU RAM AGGARWAL, Under Secy.

New Delhi, the 14th August 1967

G.S.R. 1258.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to Class I posts in the Publications Division of the Ministry of Information and Broadcasting of the Government of India, namely:—

1. **Short Title.**—These rules may be called the Publications Division Delhi (Class I posts) Recruitment Rules, 1967.

2. **Commencement.**—They shall come into force on the date of their publication in the Official Gazette.

3. **Application.**—These rules shall apply to the post of Production Officer in the Publications Division of the Ministry of Information and Broadcasting.

4. **Number, classification and scale of pay.**—The number, classification of the post and the scale of pay attached thereto shall be as specified in the entries in columns 2 to 4 of the Schedule annexed to these rules.

5. **Method of recruitment, age limit, etc.**—The method of recruitment, age limit and other matters pertaining to the post shall be as specified in the entries in columns 5 to 12 of the said Schedule:

Provided that the upper age limit specified in column 6 of the said Schedule may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with general or special instructions issued from time to time by the Central Government.

6. **Probation.**—All persons appointed whether by direct recruitment or by promotion to the post specified in column 1 of the said Schedule shall be on probation for a period of 2 years which may be extended at the discretion of the appointing authority.

7. **Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHE

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age for direct recruits	Educational and other	
						qualifications required for direct recruits	
	1	2	3	4	5	6	7
Production Officer	I	General Central Service Class I (Gazetted)	Rs. 820—40 —1100— 50/2—1150	Selection (Relaxable for Government servants)	40 years and below.	(i) Degree of recognised University or equivalent. (ii) About 1 year's experience in a responsible capacity, in the publishing of magazines, books and pamphlets, etc., in a private publishing organisation/Government publishing department. (iii) Adequate knowledge of different processes of modern printing and production, including layout, photography and art work. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified)	

Desirable :

Knowledge of Hindi and any other regional language.

DULE

Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/deputation/transfer grades from which promotion/deputation/transfer to be made	If a DPC exists what is its composition	Circumstances in which UPSC is to be communicated in making recruitment
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No	By promotion failing which by direct recruitment	<i>Promotion :</i> Assistant Director (Production) with 5 years' service in the grade	Class I Departmental promotion Committee	As required under the rules.
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MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 14th August 1967

G.S.R. 1259.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Chief Cashier & Paymaster and Assistant Chief Cashier & Paymaster, Indian Railways, namely:—

1. Short title and commencement.—(1) These rules may be called the Indian Railways Cashier and Paymaster Recruitment Rules, 1967.

(2) They shall come into force on the date of their notification in the Official Gazette.

2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule hereto annexed.

3. Number, classification, scales of pay, etc.—The number of the said posts, their classification, the scales of pay attached thereto, the method of recruitment and other matters relating to the said posts shall be as specified in columns 2 to 13 of the said Schedule.

4. Disqualification.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the said posts; and

(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if it is satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or posts.

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Name of Post	No. of Posts	Classification	Scale of Pay	Whether Selection Post or non-Selection Post	Age for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
1. Chief Cashier and Pay Master	8	Class I (Senior Scale)	Rs. 700- 40-1100- 50/2-1250	Selection	45 years and below (Relaxable for Government servants)	<i>Essential:</i> — (1) Degree of a recognised University or equivalent. (2) About eight years' experience of dealing in cash and payments of

DULE

Whether age and educational qualifications prescribed for direct recruits will apply in the case of Promottees	Period of probation, if any	Method of recrt, probation, whether by direct recrt. or by promotion or by deputation/transfer & percentage of the vacancies to be filled by various methods	In case of recrt. by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made	If a DPC, exists, what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recrt
8	9	10	11	12	13
No	2 years	Promotion—33-1/3% failing which by direct recruitment.	<i>Promotion:</i> Assistant Chief Cashier and Pay Master with 5 years' service in the grade.	Class I Departmental Promotion Committee	As required under the Promotion rules
		Direct recruitment—66-2/3% failing which by transfer on deputation	<i>Transfer on deputation :</i> Suitable officers		

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which about three years should be in a responsible position involving custody and disbursement of large sums in a commercial or industrial concern of repute, or in a bank or in a Railway Cash and Pay department.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable:—

Theoretical and practical knowledge of banking and currency regulations.

2. Assistant Chief Cashier and Pay Master.	8	Class II	Rs. 350- 25-500-30 590-EB- 30-800- EB-830- 35-900,	Selection.	Not Applicable.	Not Applicable
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holding analogous posts in Central/State Governments.

(Period of deputation ordinarily not to exceed 3 years).

Not Applicable.

(i) By promotion through selection (which will include *viva voce* test and also ordinarily a written test) or permanent Class III staff of Cash and Pay Branch of the Indian Railways. The Selection will usually be made from staff in grades Rs. 335-15-485 and Rs. 270-15-435 provided they have rendered a minimum of three years non-fortuitous service after reaching the stage of Rs. 335/- in these grades.

Departmental Selection under the Board. As required rules.

NOTE : Where it is considered that the above category would not constitute an adequate field of choice, permanent staff who have rendered a minimum of three years non-fortuitous service in grade Rs. 250-10-290-15-380(A) after reaching the stage of Rs. 335/- may also be made eligible.

(ii) Failing (i) by occasional recruitment from other sources or by transfer on deputation from other services in consultation with the Commission.

MINISTRY OF INDUSTRIAL DEVELOPMENT AND COMPANY AFFAIRS

(Department of Company Affairs)

New Delhi, the 10th August 1967

G.S.R. 1260.—In exercise of the powers conferred by sub-section (1) of section 642 read with clause (d) of sub-section (1) of section 209 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules, namely:—

COST ACCOUNTING RECORDS (TYRES & TUBES) RULES, 1967

- 1. Short title and commencement.**—(1) These rules may be called the Cost Accounting Records (Tyres and Tubes) Rules, 1967.
 (2) They shall come into force on the 1st day of October, 1967.
- 2. Application.**—They shall apply to every company engaged in the production or manufacture of rubber tyres and tubes for all types of vehicles.
- 3. Maintenance of records.**—(1) Every company to which these rules apply shall in respect of each of its accounting years commencing on or after the 1st day of October, 1967, keep at its registered office or at any other place in India as the Board of Directors of the company may decide in this behalf, proper books of account containing *inter alia* the particulars specified in Schedules I and II annexed to these rules relating to utilization of material, labour and other items of cost as far as they are applicable thereto.
 (2) Such books of account shall be kept so as to make possible the calculation of the cost of production of various types and sizes of tyres and tubes manufactured during the financial year of the company (hereinafter in these rules referred to as the relevant period) and each of the proforma specified in Schedule II shall be completed within three months of the expiration of the financial year to which the particulars of cost relate.
- 4. Penalty.**—If a company contravenes the provisions of rule 3, the company, and every officer of the company who is in default other than persons referred to in sub-section (6) of section 209 of the Companies Act, 1956 (1 of 1956) shall be punishable with fine which may extend to five hundred rupees and where the contravention is a continuing one, with a further fine which may extend to fifty rupees for every day after the first during which such contravention continues.

SCHEDULE I

1. Rubber, Textile and Chemicals

1.1. Adequate records shall be maintained showing receipts, issues and balances, both in quantities and values, of each item of different kinds of rubber, chemicals and fabric material required for the manufacture of tyres and tubes. The basis on which the value of purchases and issues have been calculated shall be clearly indicated in the cost records or if so desired by the company in a separate manual of procedure if any, maintained by the company or in foot-notes or separate explanatory notes to the cost statements for relevant period. Such basis shall be applied consistently throughout the relevant period. The values shall include all direct charges upto works such as freight and insurance. Any wastage whether in storage, transit or for other reasons shall be shown separately and the method of dealing with such losses in calculation costs indicated in the cost records by way of foot-notes or explanatory notes or in other suitable manner.

1.2. If the value of the rubber, textiles and chemicals consumed is determined on any basis other than actuals, the method adopted for such valuation as well as the method of reconciling such consumption with actuals and the method of dealing with variations, if any, shall be disclosed in the cost records or indicated by way of foot notes, explanatory notes or in other suitable manner.

2. Wages and Salaries.

2.1. Proper and systematic records shall be maintained with respect to the attendance of workers and other operational staff indicating the department in which, or the work on which, they were employed. Where payments to workers are made on piece-rate basis, the records relating thereto shall be so maintained as to enable assessment of the wages payable to such workers. Proper records shall also be maintained in respect of all payments made for overtime work. Where any payments for incentives are made, whether in the shape of production bonus or other forms of incentives based on output achieved by the workers individually or collectively, such payments shall be included as part of wages.

2.2. The records shall further show separately the cost of all wages and salaries relating to various manufacturing departments or units in the factory being the amounts payable and allocated to the different departments or units and to the products manufactured therein. Any wages and salaries being expenditure on additions to plant or machinery or other assets shall be allocated to the relevant capital heads in the accounts. Any idle-time arising and reasons for such idle-time shall be recorded separately. The method of its treatment in calculating the costs of products shall also be indicated in the records or in foot-notes explanatory notes or in other suitable manner.

2.3. If the wages are allocated to the departments or units or to the products manufactured in such departments or units on any basis other than actuals, the method of reconciling such wages with actuals and the method of dealing with variations, if any, shall be disclosed in the cost records or indicated by way of foot-notes, explanatory notes or in other suitable manner.

3. Stores.

3.1. Detailed and adequate records shall be maintained to show the receipts, issues and balances, both in quantities and value of the various items of stores required in the manufacturing process. The value shown shall include all direct charges upto works such as freight and insurance. The values of the issues and balances of stores may, if the company so desires, be recorded monthly or at shorter intervals as the company decides or kept in the form of control accounts for main groups of stores provided in the latter case the value of the balances according to such control accounts are reconciled periodically at least once a year with the values of the quantities shown by the quantity accounts for each item of stores.

3.2. The value of the stores consumed shall be charged to the relevant head of expenditure such as manufacture, repairs to plant and machinery, repairs to buildings, township and maintenance of vehicles. The value of stores charged to manufacture shall further be allocated to the different departments or manufacturing units or cost centres and to products manufactured therein, if any. Similarly stores issued for capital works, such as additions to plant, machinery or other assets, shall also be separated and shown under relevant capital heads. Stores shall be valued on a reasonable basis and consistently applied during the relevant period. The records shall also indicate the method of valuation adopted. Any wastage, whether in storage, transit or for other reasons, shall be shown separately. The method of dealing with such losses in the calculation of costs shall also be indicated in the cost records or in foot-notes, explanatory notes or in other suitable manner.

4. Services

4.1. Detailed records shall be maintained to ascertain the cost of services such as power, steam, fuel, water and air produced and utilised in manufacturing operations.

4.2. Where power is purchased, the cost of power shall include the cost of units of power consumed and fixed charges and duties, if any payable by the consumer. Where power, steam, water or compressed air is produced by the company itself, separate records shall be maintained to show in sufficient detail the different items making up the cost of power, water, steam, etc.

4.3. The records shall be so maintained as to enable the assessment of consumption of the services by the different departments or cost centres or manufacturing units. In cases where the allocation to the various departments or cost centres or manufacturing units are made otherwise than at actuals, the basis adopted for such allocation shall be indicated.

4.4. If the company so desires, the cost of services allocated to different departments or cost centres or manufacturing units or products manufactured therein, may, instead of being shown separately in the proforma concerned, be included in the "manufacturing overheads" of the departments or cost centres or manufacturing units concerned and allocated to operations or jobs within the department as part of manufacturing overheads.

5. Depreciation.

5.1. Proper and adequate records shall be maintained for assets in respect of which depreciation has to be provided for. These records shall *inter alia* indicate the cost of each item of assets, the date of its acquisition and rate of depreciation. The cost of any special repairs or renovations, if added to the value of the asset concerned, shall be separately recorded indicating the basis on which such additions are made.

5.2. Depreciation chargeable to the different departments or manufacturing units or cost centres shall relate to the plant and machinery and other assets utilized in such departments or manufacturing units or cost centres and shall not be less than the amount of depreciation which may be worked out in accordance with the provisions of sub-section (2) of section 205 of the Companies Act, 1956 (1 of 1956). The rates adopted shall be consistently applied from year to year. If the company so desires, depreciation allocated to the different departments or cost centres or manufacturing units or products manufactured therein may, instead of being shown separately in the relevant cost sheets, be included as part of manufacturing overheads of the departments or Cost Centres or manufacturing units concerned and allocated to products manufactured therein as part of manufacturing overheads.

6 Overheads.

6.1. Proper records showing the details of allocation of overhead expenses to the various departments or manufacturing units or cost centres shall be maintained after collecting the details of all such expenses from the financial accounts. Overhead relating to manufacturing, administrative, and selling and distribution activities shall be distinguished from each other. The method of allocating such overheads to the various departments or manufacturing units or cost centres and further operations, jobs or products manufactured therein shall be clearly indicated in the records and shall be on a reasonable basis and shall be consistently applied throughout the relevant period. Where the amount of overheads allocated to the various departments or manufacturing units or Cost Centres is determined on an estimated basis, the method by which such estimated overheads are reconciled with the actuals for the relevant period and the variations, if any, as well as the method of dealing with such variations, between, estimates and actuals shall be disclosed in the records.

Selling overheads comprising of selling and distribution expenses pertaining to tyres and tubes may be shown in the statement of costs for the tyres or tubes concerned.

7. Work-in-progress.

7.1. The value of work-in-progress, if any, in relation to the different types of rubber compounds, fabric and tyres and tubes in the process of manufacture at the end of the period for which the costs are made up, shall be calculated to represent the cost incurred upto the relevant stage of manufacture and shall be shown in the relevant proforma in Schedule II.

8. Cost Statements.

8.1. **Cost of Rubber Compound.**—The cost of rubber compounds of different kinds or specifications manufactured by the company shall be separately calculated and shown in proforma 'A' or in a proforma as near thereto as may be possible under the relevant items of cost. If the cost of such rubber compounds is calculated otherwise than on the basis of actuals, the method by which such costs are calculated as well as the method of reconciling such costs with actuals and the method of dealing with variations, if any, shall be disclosed in the cost records or indicated by way of foot-notes, explanatory notes or in other suitable manner.

8.2.1. **Cost of Fabric.**—The cost of different kinds of fabrics required for the various sizes and types of tyres shall be calculated separately and shown in proforma B or in a proforma as near thereto as may be possible under the relevant items of cost.

8.2.2. If the cost of each of the different kinds of fabric manufactured is determined otherwise than on the basis of actuals, the method by which such costs are calculated as well as the method of reconciling such costs with actuals and the method of dealing with variations, if any, shall be disclosed in the cost records or indicated by way of foot-notes, explanatory notes or in other suitable manner.

8.3. **Cost of Tyres and Tubes.**—The cost of different types of tyres and tubes manufactured by the company shall be calculated separately and shown in proforma C or in a proforma as near thereto as may be possible under the relevant items of cost. If the costs under the different items are determined otherwise than on the basis of actuals, the method by which such costs are calculated as well as the method of reconciling such costs with actuals and the method of dealing with variations, if any, shall be disclosed, in the cost records or indicated by way of foot-notes, explanatory notes or in other suitable manner.

9. Production Records

Detailed and adequate records shall be maintained to indicate the quantities and value of all receipts, issues and balances of the different items of tyres, tubes, etc. produced by the company. The value of such items shall be based on the cost of production of the items concerned. The value of the issues and balances may, if the company so desires, be recorded monthly or at such shorter intervals as the company may decide.

10. Reconciliation with Financial Books

The cost records shall be periodically reconciled with the financial books of account so as to ensure accuracy. All variations shall be clearly indicated and explained. The period for which such reconciliations are effected shall not exceed the period of the financial year of the company.

11. Stock Verification Records

Records of stock verification shall be maintained in respect of all materials such as rubber, chemicals, stores, spare parts and other materials kept in stock. The method of dealing with discrepancies arising out of such verification shall also be indicated in the records.

12. Statistical Data.

Adequate records containing information as to actual hours worked by individual items of plant, or machinery, group thereof or department or units shall be maintained to show the hours worked, stoppages if any, and the reasons therefor.

SCHEDULE II

Proforma A

Co. Ltd.

Statement showing the Cost of Rubber Compound during the period _____

Type/Code _____

Quantity manufactured _____

Item	Current Period				Previous period
	Qty.	Rate	Amount	Cost per Kg.	

I. Rubber

1. Natural Rubber
2. Synthetic Rubber
(Kinds & Grades to be specified).

II. Chemicals

(Important items to be shown separately)

*III. Other Stores**IV. Wages and Salaries**V. Services*

1. Power

2. Steam

3. Water

4. Air

*VI. Depreciation**VII. Other manufacturing overheads**VIII. Adjustment for Work-in-Process*

TOTAL

Proforma B

Statement showing the cost of treated fabric manufactured during the period _____

Type/Specification _____

Description _____

Quantity Manufactured _____

	Current Period			Previous Period
	Qty.	Rate	Amount	Cost per Kg.
				Cost per Kg.

*I. Fabric.**II. Rubber Compound*(Type or code or other specification
to be specified.)*III. Stores**IV. Wages & Salaries.**V. Services.*

1. Power

2. Steam

3. Water

4. Air

*VI. Depreciation**VII. Other manufacturing overheads**VIII. Adjustment for work-in-Process*

TOTAL

Proforma C

Statement showing the Cost of Tyres/Tubes manufactured during the period

to _____

Type _____

Size _____

Description _____

Quantity manufactured _____

Item of Expenditure	Qty.	Rate	Amount	Previous Period	
				Cost per unit	
I. Material					
1. Rubber compound (Type/code to be specified)					
2. Fabric					
3. Wire					
4. Other Stores					
TOTAL I					
II. Cost of Making					
1. Wages and Salaries					
2. Services					
Power					
Steam					
Water					
Air					
3. Depreciation					
4. Mfg. Overheads					
TOTAL II					
III. Cost of Curing & Finishing					
1. Wages & Salaries					
2. Services					
Power					
Steam					
Water					
Air					
3. Provision for moulds					
4. Depreciation					
5. Mfg. Overheads					
TOTAL III					
IV. Admin. Overheads					
Total I to IV					
VI. Adjustment for Work in Process					
VII. Cost of production (Ex-Works)					

Proforma D

Statement showing the cost including selling and distribution expenses in respect of Rubber/Tyres/Tubes manufactured during the period—

Description _____

Quantity Sold _____

	Cost per Unit		
	Total Amount	Current Period	Previous Period
1. Cost of Production (Ex-Works)			
2. Selling & Distribution overheads			
Total Cost including Selling Expenses			

[No. F. 52/3/66-CLII.]

New Delhi, the 11th August 1967

G.S.R. 1261.—In exercise of the powers conferred by sub-section (1) of section 642 read with clause (d) of sub-section (1) of section 209 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules, namely:—

COST ACCOUNTING RECORDS (CAUSTIC SODA) RULES, 1967

1. Short Title and Commencement.—(1) These rules may be called the Cost Accounting Records (Caustic Soda) Rules, 1967.

(2) They shall come into force on the 1st day of October, 1967.

2. Application.—They shall apply to every company engaged in the production or manufacture of Caustic Soda in any form.

3. Maintenance of Records.—(1) Every company to which these rules apply shall in respect of each of its accounting years commencing on or after the 1st day of October, 1967, keep at its registered office or at any other place in India as the Board of Directors of the company may decide in this behalf, proper books of account containing *inter alia* the particulars specified in schedules I and II annexed to these rules relating to utilisation of material, labour and other items of cost so far as they are applicable thereto.

(2) Such books of account shall be kept so as to make possible the calculation of the cost of production of Caustic Soda produced during the financial year of the company (hereinafter in these rules referred to as the relevant period) and each of the proforma specified in schedule II shall be completed within three months of the expiration of the financial year to which the particulars of cost relate.

4. Penalty.—If a company contravenes the provisions of rule 3, the company and every officer of the company who is in default other than the persons referred to in sub-section (6) of section 209 of the Companies Act, 1956 (1 of 1956) shall be punishable with fine which may extend to five hundred rupees and where the contravention is a continuing one, with a further fine which may extend to fifty rupees for every day after the first during which such contravention continues.

SCHEDULE I

I. Raw Materials.—(a) Adequate records shall be maintained showing receipts, issues and balances, both in quantities and values, of each item of raw material required for the production of Caustic Soda in any form. The basis on which the value of purchases and issues have been calculated shall be clearly indicated in the cost records or, if so desired by the company in a separate manual of procedure, if any, maintained by the company or in foot-notes or separate explanatory notes to the cost statements for the relevant period. Such basis shall be applied consistently throughout the relevant period. The values shall include all direct charges upto works such as freight and insurance. Any wastage whether in storage, transit or for other reasons shall be shown separately and the method of dealing with such issues in the calculation of costs indicated in the cost records by way of foot-notes or explanatory notes or in other suitable manner.

(b) If the value of raw materials consumed is determined on any basis other than actuals, the method adopted for such valuation as well as the method of reconciling such consumption with actuals and the method of dealing with variations, if any, shall be disclosed in the cost records or indicated by way of foot-notes, explanatory notes or in other suitable manner.

II. Wages and Salaries.—(a) Proper and systematic records shall be maintained with respect to the attendance of workers and other operational staff, indicating the department in which and the work on which they were employed. Where payments to workers are made on piece-rate basis, the records relating thereto shall be so maintained as to enable assessment of wages payable to such workers. Proper records shall also be maintained in respect of all payments made for overtime work. Where any payments for incentive are made, whether in the shape of production bonus or other forms of incentives based on output achieved by workers individually or collectively, such payments shall be included as part of wages.

(b) The records shall further show separately the cost of all wages and salaries relating to various manufacturing departments or units or cost centres in the factory being the amounts payable and allocated to the different departments or units or cost centres and to the products manufactured therein. Any wages and salaries being expenditure on additions to plant, machinery or other assets shall be allocated to the relevant capital heads in the accounts. Any idle-time arising and the reasons for such idle-time shall be recorded separately. The method of its treatment in calculating the costs of products shall also be indicated in the records in foot-notes, explanatory notes or in other suitable manner.

(c) If the wages are allocated to the departments or units or to cost centres or to the products manufactured in such departments or units or cost centres on any basis other than actuals, the method of reconciling such wages with actuals and the method of dealing with variations, if any, shall be disclosed in the cost records or indicated by way of foot-notes, explanatory notes, or in other suitable manner.

III. Stores and Spare Parts.—Detailed and adequate records shall be maintained to show the receipts, issues and balances, both in quantities and values of various items of chemicals, stores and spare parts required for the production of Caustic Soda. The value shown shall include all direct charges upto works, such as freight and insurance. The values of the issues and balances of stores may, if the company so desires, be recorded monthly or at shorter intervals as the company decides or kept in the form of control accounts for main groups of stores provided in the latter case the value of the balances according to such control accounts are reconciled periodically at least once a year with the values of the quantities shown by the quantity accounts for each item of store.

The value of stores and spare parts consumed shall be charged to the relevant heads of expenditure such as manufacture, repairs to plant and machinery, repairs to buildings, township and maintenance of vehicles. The value of stores charged to manufacture shall further be allocated to the different departments or manufacturing units or cost centres and to products manufactured therein, if any. Similarly stores issued for capital works, such as addition to plant, machinery or other assets, shall also be separated and shown under relevant capital heads. Stores shall be valued on a reasonable basis and consistently applied during the relevant period. The records shall also indicate the method of valuation adopted. Any wastage whether in storage, transit, or for other reasons shall be shown separately. The method of dealing with such losses in the calculation of costs shall also be indicated in the cost records, or in foot-notes, explanatory notes or in other suitable manner.

IV. Services.—(a) Detailed records shall be maintained to ascertain the cost of services such as power, fuel, water, electricity, air and steam produced and utilized in manufacturing operations.

(b) Where power is purchased, the cost of power shall include the cost of units of power consumed and fixed charges payable and duties, if any payable by the consumer. Where power, water or steam is produced by the company itself, separate records shall be maintained to show, in sufficient detail, the different items making up the cost of such power, water or steam produced and consumed.

(c) The records shall be so maintained as to enable the assessment of consumption of the services by the different departments or manufacturing units or cost centres. In cases where the allocation to the various departments or manufacturing units or cost centres are made otherwise than at actuals, the basis adopted for such allocation shall be indicated.

(d) If the company so desires, the cost of power, fuel and other services allocated to the different departments or manufacturing units or cost centres may, instead of being shown separately in the proforma (e) concerned, be included in the manufacturing overheads of the department or manufacturing unit or cost centres concerned and allocated to operations or jobs within the department etc. as part of manufacturing overhead.

V. Depreciation.—(a) Proper and adequate records shall be maintained for assets in respect of which depreciation has to be provided for. These records shall inter alia indicate the cost of each item of asset, the date of its acquisition and rate of depreciation, the cost of any special repairs or renovations, if added to the value of the asset concerned, shall be separately recorded indicating the basis on which such additions are made.

(b) Depreciation chargeable to the different departments or units or cost centres shall relate to the plant and machinery and other assets utilised in such departments or units or cost centres and shall not be less than the amount of depreciation which may be worked out in accordance with the provisions of sub-section (2) of Section 205 of the Companies Act, 1956 (1 of 1956). The rates adopted shall be consistently applied from year to year.

(c) If the company so desires, depreciation allocated to the different departments or cost centres or manufacturing units or products manufactured therein may, instead of being shown separately in the relevant cost sheets, be included as part of manufacturing overheads of the department or manufacturing units or Cost Centres concerned and allocated to products manufactured therein as part of manufacturing overheads.

VI. Overheads.—(a) Proper records showing the details of allocation of overhead expenses to the various departments or manufacturing units or cost centres shall be maintained after collecting the details of all such expenses from the financial accounts. Overheads relating to manufacturing, administration and selling and distribution activities shall be distinguished from each other. The method of allocating such overheads to the various departments or manufacturing units or cost centres and further the operations, jobs or products manufactured therein shall be clearly indicated in the records and shall be on a reasonable basis and shall be consistently applied throughout the relevant period. Where the amount of overheads allocated to the various departments or manufacturing units or cost centres is determined on an estimated basis, the method by which such estimated overheads are reconciled with the actuals for the relevant period and the variations if any, as well as the method of dealing with such variations between estimates and actuals shall be disclosed in the records.

(b) Selling overheads comprising selling and distribution overheads in respect of Caustic Soda in different forms i.e. Liquid Caustic Soda, Solid Caustic Soda or Caustic Soda Flakes shall be shown in the cost statement relating to the different products. In the case of common selling expenses, the basis on which such expenses has been allocated to the different products shall be shown in the cost records.

VII. Cost Statements.—(a) If the company manufactures for sale or for its own use caustic soda in any form, such as liquid caustic soda, caustic soda (Fused) and caustic soda (Flakes), the costs shall be shown separately for each kind in the proforma applicable thereto.

(b) Where more than one product arises from a process, the costs shall be allocated to the different products on some reasonable basis and shall be consistently applied during the relevant period. The basis on which such joint costs are allocated to the different products arising from the process shall be indicated in the cost records. Where chlorine gas produced is not fully utilised either for production of other products or for sale, the sales value of the quantities actually utilized may, if the company so desires, be credited as a separate item in the proforma 'A' as in the case of hydrogen instead of allocating a portion of joint costs to chlorine gas as provided in that proforma.

(c) The cost of material arising from a process which forms the raw material for a subsequent process shall be valued at cost of production upto the previous stage.

VIII. Work-in-Process.—The value of work-in-process, if any, at the end of the period for which the costs are made up shall be calculated to represent the cost incurred upto the relevant stage of manufacture and shall be shown in the relevant proforma in Schedule II.

IX. Production Records.—Detailed and adequate records shall be maintained to indicate the quantities and value of all receipts, issues, and balances of Caustic Soda in different forms. The value of such items shall be based on the cost of production of the items concerned. The records shall be kept separately for the different concentration of caustic soda at which sold.

X. Reconciliation with Financial Books.—The cost records shall be periodically reconciled with the financial books of account so as to ensure accuracy. All variations shall be clearly indicated and explained. The period for which such reconciliations are effected shall not exceed the period of the financial year of the company.

XI. Stock Verification Records.—Records of stock verification shall be maintained in respect of raw materials, stores, spare parts and other materials kept in stock. The method of dealing with discrepancies arising out of such verification shall also be indicated in the records.

XII. Statistical Data.—Adequate records containing information as to actual hours worked by the plant in the different departments or manufacturing units or Cost Centres shall be maintained to show the hours worked, stoppages, if any, and the reasons therefor.

SCHEDULE II

Proforma A

Co. Ltd.

Statement showing the cost of Cell-Liquor manufactured during the period

Quantity Produced	Quantity Sold
Cell Liquor	
Chlorine (Gas)	
Hydrogen (Gas)	

Qty. Unit	Rate Rs.	Amount Rs.
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I Works Cost

1. Raw Materials

(To be specified)

2. Wages and Salaries

3. Stores & Chemicals

4. Services

- (i) Power
- (ii) Fuel
- (iii) Electricity
- (iv) Water
- (v) Steam

5. Depreciation

6. Other manufacturing overheads

7. Administrative overheads

8. Adjustment for difference in opening and closing
balances of work-in Process

Total works cost

Less : Recovery for Hydrogen sold or otherwise utilized

Net Works Cost

Allocation of Net Works Cost

- (i) Caustic Soda (Cell Liquor)
- (ii) Chlorine (Gas)

Proforma B

Co. Ltd.

Statement showing the cost of *liquid* Caustic Soda manufactured during the period

19

Cell Liquor

Quantity Processed tonnes

Liquid Quantity Produced tonnes

Caustic Soda Quantity sold tonnes

Quantity transferred [for manufacturing of Caustic Soda (sold)]

	Current period			Previous period	
	Qty.	Rate	Amount	Cost per tonne of liquid Caustic Soda	Cs. per tonne of liquid Caustic Soda

I. Works Cost

- 1. Cell Liquor
- 2. Wages & Salaries
- 3. Stores & Chemicals
- 4. Services
 - (i) Power
 - (ii) Fuel
 - (iii) Electricity
 - (iv) Water
 - (v) Steam
- 5. Depreciation
- 6. Other manufacturing overheads
- 7. Administrative overheads
- 8. Adjustment for difference in opening and closing balances of Work-in-Process

Total Works Cost

II. Selling overheads*

Total Cost

*applicable to quantity sold.

Proforma C

Co. Ltd.

Statement showing the cost of Solid Caustic Soda manufactured during the period
19**Liquid Caustic Soda**

Quantity Processed _____ tonnes

Solid Caustic Soda

Quantity Produced _____ tonnes

Quantity Sold _____ tonnes

Quantity transferred (for manufacture of Caustic Soda Flakes)

	Current period		Previous period
	Total Amount	Cost per tonne of Solid Caustic Soda	Cost per tonne of Solid Caustic Soda
I. Works Cost			
1. Liquid Caustic Soda			
2. Wages & Salaries			
3. Stores & Chemicals			
4. Services			
(i) Power			
(ii) Fuel			
(iii) Electricity			
(iv) Water			
(v) Steam			
5. Depreciation			
6. Packing			
7. Other Manufacturing Expenses			
8. Adm.n. Overheads			
9. Adjustment for difference in the opening and closing balances of Work-in Process			
	Total Works Cost		

II. Selling Overheads*

Total Cost

*applicable to quantity sold.

Proforma D

Co. Ltd.

Statement showing the cost of Caustic Soda Flakes manufactured during the period
19**Solid Caustic Soda**

Quantity Processed _____ tonnes

Caustic Soda Flakes

Quantity Produced _____ tonnes

Quantity Sold _____ tonnes

	Current period		Previous period
	Total Amount	Cost per tonne of Caustic Soda	Cost per tonne of Caustic Soda
I. Works Cost			
1. Solid Caustic Soda			
2. Wages & Salaries			
3. Stores & Chemicals			

- 4. Services
 - (i) Power
 - (ii) Fuel
 - (iii) Electricity
 - (iv) Water
 - (v) Steam
- 5. Depreciation
- 6. Packing
- 7. Other manufacturing overheads
- 8. Admn. Overheads
- 9. Adjustment for difference in opening and closing balances of Work-in Process

Total Works Cost

II. Selling Overheads*

Total Cost

*applicable to quantity sold.

[No. F. 52/1/66-CLA.]

M. K. BANERJEE, Under Secy.

(Department of Company Affairs)

New Delhi, the 18th August 1967

G.S.R. 1262.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the President hereby makes the following rules further to amend the Department of Company Law Administration (Classes I, II and III Posts) Recruitment Rules, 1962 published with the notification of the Government of India in the late Ministry of Commerce and Industry (Department of Company Law Administration) No. G.S.R. 837, dated the 15th June, 1962, namely:—

(1) These rules may be called the Department of Company Law Administration (Classes I, II and III Posts) Recruitment Amendment Rules, 1967.

(2) They shall come into force on the date of their publication in the Official Gazette.

(3) In the Department of Company Law Administration (Classes I, II and III Posts) Recruitment Rules, 1962 in Schedule I:—

(a) Under the heading "General", in the entries against Item 6 pertaining to the post of Senior Technical Assistant, in column 7, against the sub-heading "Desirable", the following entries shall be added at the end, namely:—

"(iii) Government Diploma in Company Secretaries.";

(b) Under the heading "Legal Side" item 3 pertaining to the post of Company Prosecutor, Grade II, in Column 7, the following entries shall be added at the end, namely:—

"(3) Government Diploma in Company Secretaries."

[No. 5(20)-Admn11/68.4]

M. C. VARMA, Under Secy.

MINISTRY OF LABOUR, EMPLOYMENT & REHABILITATION

(Dte. Genl. of Emp. & Training)

New Delhi, the 10th August 1967

G.S.R. 1263.—In exercise of the powers conferred by sub-sections (1) and (2) of section 24 of the Apprentices Act, 1961 (52 of 1961) read with rules 3 and 6 of the Central Apprenticeship Council Rules, 1962, the Central Government hereby appoints Shri S. K. Datta as a member of the Central Apprenticeship Council vice Shri C. E. Cargin, and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour and Employment (Directorate General of Employment and Training) No. G.S.R. 957, dated the 28th June, 1965, namely :—

In the said notification,

Under the heading “(b) Representatives of employers in establishments in the private sector”, for the existing entry against item 5 the following entry shall be substituted, namely :—

“Shri S. K. Datta, General Manager, Burn & Co. Ltd., Howrah, C/o Indian Engineering Association, 6, Netaji Subhas Road, Calcutta-1”.

[No. 24/1/67-AP.]

G. JAGANNATHAN, Under Secy.

(Department of Labour and Employment)

New Delhi, the 15th August 1967

G.S.R. 1264.—In exercise of the powers conferred by section 5, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. PF-16(1)/48 dated the 3rd July, 1948, namely :—

1. This Scheme may be called the Coal Mines Bonus (Amendment) Scheme, 1967.

2. In paragraph 8 of the Coal Mines Bonus Scheme, for sub-paragraph (4), the following sub-paragraph shall be substituted, namely :—

“(4) An appeal from the decision of the Regional Labour Commissioner or the officer specified by the Central Government in this behalf, as the case may be, in respect of the Coal Mines located in a State specified in column (1) of the Table below shall lie to the Industrial Tribunal specified in the corresponding entry in column (2) of the said Table, and the decision of the Industrial Tribunal thereon shall be final.

TABLE

Name of the State (1)	Industrial Tribunal at (2)
Bihar	Dhanbad
West Bengal and Orissa	Calcutta
Maharashtra	Bombay
Madhya Pradesh	Jabalpur.

Provided that no such appeal may be entertained if a copy of the appeal is not sent simultaneously by the appellant to the respondent by registered post with acknowledgment due.”

[No. 3(6)/67-PF-I(1)-I]

G.S.R. 1265.—In exercise of the powers conferred by section 5, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Bonus Scheme, published with the Notification of the Government of India in the late Ministry of Labour No. S.R.O. 1705 dated 4th October, 1952, namely:—

1. This Scheme may be called the Andhra Pradesh Coal Mines Bonus (Amendment) Scheme, 1967.

2. In sub-paragraph (5) of paragraph 7 of the Andhra Pradesh Coal Mines Bonus Scheme, for the words "at Dhanbad", the words "at Bombay" shall be substituted.

[No. 3(6)/67-PF.I(i).]

G.S.R. 1266.—In exercise of the powers conferred by section 5, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Rajasthan Coal Mines Bonus Scheme, published with the Notification of the Government of India in the late Ministry of Labour No. S.R.O. 3643, dated the 17th December, 1954, namely:—

1. This Scheme may be called the Rajasthan Coal Mines Bonus (Amendment) Scheme, 1967.

2. In sub-paragraph (5) of paragraph 7 of the Rajasthan Coal Mines Bonus Scheme, for the words "at Dhanbad", the words "at Bombay" shall be substituted.

[No. 3(6)/67-PF.I(iii).]

G.S.R. 1267.—In exercise of the powers conferred by section 5, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Assam Coal Mines Bonus Scheme, 1955, published with the Notification of the Government of India in the late Ministry of Labour No. S.R.O. 2042 dated the 8th September, 1955, namely:—

1. This Scheme may be called the Assam Coal Mines Bonus (Amendment) Scheme, 1967.

2. In sub-paragraph (5) of paragraph 7 of the Assam Coal Mines Bonus Scheme, for the words "that may be specified by the Central Government in this behalf", the words "at Calcutta" shall be substituted.

[No. 3(6)/67-PF.I(iv).]

New Delhi, the 21st August 1967

G.S.R. 1268.—In exercise of the powers conferred by section 5, read with sub-section (1) of section 7, of the Employees' Provident Funds Act, 1952 (10 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (Sixth Amendment) Scheme, 1967.

2. In the Employees' Provident Funds Scheme, 1952, in clause (b) of sub-paragraph (3) of paragraph 1, sub-clause (lviii) shall be renumbered as sub-clause (ix) and before sub-clause (ix) as so renumbered, the following sub-clause shall be inserted, namely:—

"(lviii) as respects Jute baling or pressing industry specified in the Notification of the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. G.S.R. 1226 dated the 5th August, 1967, come into force on the 31st day of August, 1967;"

[No. 4/16/I/62/PF-II.]

G.S.R. 1269.—In exercise of the powers conferred by section 5, read with sub-section (1) of section 7, of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (Seventh Amendment) Scheme, 1967.

2. In clause (kk) of paragraph 2 of the Employees' Provident Funds Scheme, 1952, for the words "or licensed salt industry", the words "licensed salt industry or Jute baling or pressing industry" shall be substituted.

[No. 4/16/II/62/PF-II.]
DALJIT SINGH, Under Secy.

(Department of Labour and Employment)

New Delhi, the 26th August 1967

G.S.R. 1270.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Coal Mines Labour Housing and General Welfare Fund (Recruitment to certain posts) Rules, 1959, namely:—

2. (1) These rules may be called the Coal Mines Labour Housing and General Welfare Fund (Recruitment to certain posts) Second Amendment Rules, 1967.

(2) They will come into force on the date of their publication in the Official Gazette.

3. In the Schedule to the Coal Mines Labour Housing and General Welfare Fund (Recruitment to certain posts) Rules, 1959,

(a) against item 5 relating to the posts of Assistant Secretary to the Coal Mines Welfare Commissioner/Secretary to the Superintendent, Central Hospitals for the entries in column 11, the following entry shall be substituted, namely:—

"Promotion"

(i) Head Assistant,

(ii) Head Clerk,

(iii) Accountant,

(iv) Stenographer to the Coal Mines Welfare Commissioner,

with not less than five years' service in any one or more of the above grades.;

(b) against item 10 relating to the post of Assistant Engineer, in column 11, under the heading 'Promotion' the entry "2. Assistant Quantity Surveyors", shall be omitted;

(c) against item 11 relating to the post of Assistant Quantity Surveyor, in column 11, under the heading 'Promotion' against serial number 1 after the words, 'Chief Draftsmen', the words "with five years' service in the grade", shall be inserted;

(d) against item 17 relating to the post of Superintendent (Accounts), in column 11, under the heading 'Promotion', after the word "Accountants", at both the places where it occurs, the words "with five years' service in the grade" shall be inserted.

[No. 5/8/60-MII.]

K. D. HAJELA, Under Secy.

MINISTRY OF WORKS HOUSING AND SUPPLY

(Department of Works and Housing)
(Works Division)

New Delhi, the 10th August 1967

G.S.R. 1271.—In exercise of the powers conferred by the proviso to article 369 of the Constitution, the President hereby makes the following rules further to amend the Central Public Works Department Architectural Staff (Gazetted) Recruitment Rules, 1962, namely:—

1. These rules may be called the Central Public Works Department Architectural Staff (Gazetted) Recruitment (Amendment) Rules, 1967.

2. In the Central Public Works Department Architectural Staff (Gazetted) Recruitment Rules, 1962, in column 4 of the Schedule, against the entry 'Architect', for the word "Selection", the following shall be substituted, namely:—

"Non-selection post in the case of promotion of Deputy Architects and selection post in the case of promotion of Assistant Architects."

[No. 22011B(4)EW/67.]
T. K. RAMASWAMI, Under Secy.

(Department of Works and Housing)
(Works Division)

New Delhi, the 21st August 1967

G.S.R. 1272.—In exercise of the powers conferred by the proviso to article 369 of the Constitution, the President hereby makes with effect from the 16th February, 1967, the following further amendments to the rules regulating direct recruitment to the Central Electrical Engineering Service, Class I published with the Notification of the Government of India in the Ministry of Works, Housing and Supply No. G.S.R. 36 dated the 31st December, 1958, namely:—

2 In the said Rules,—

1. for rule 8, the following rule shall be substituted, namely:—

"8. A candidate shall have—

- (A) obtained a degree in Engineering from a University incorporated by an Act of the Central or State Legislature in India or any other educational institution established by an Act of Parliament, or deemed to be a university under Section 3 of the University Grants Commission Act, 1956; or
- (B) passed sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualification recognised by that institution as exempting from passing those sections; or
- (C) obtained a degree or diploma in Engineering, from such foreign universities or colleges or institutions and under such conditions as may, from time to time, be recognised by the Government for the purpose; or
- (D) passed the Graduate Membership Examination of the Institution of Tele-communication Engineers (India); or
- (E) passed the Graduate Membership Examination of the Institution of Electronics and Radio Engineers, London, held after November, 1959;

Provided that a candidate who has passed the Graduate Membership Examination of the Institution of Electronics and Radio Engineers, London, held prior to November, 1959, shall be eligible for admission to the competitive examination if he produces a certificate from the Institution certifying that he has appeared and passed in the following additional subjects, namely:—

- (1) Principles and Applications of Electrical Engineering (in accordance with the syllabus prescribed in Section A of Post-1959 Scheme).

(ii) Mathematics II (in accordance with the syllabus prescribed in Section B of Post-1959 Scheme).

NOTE 1.—A candidate who has appeared at an examination the passing of which would qualify him to appear at the competitive examination, held under these rules but has not been informed of the result, may apply for admission to the competitive examination. A candidate who intends to appear at such a qualifying examination may also apply, provided that the qualifying examination is completed before the commencement of the competitive examination. Such a candidate will be admitted to the competitive examination, if otherwise eligible, but the admission would be deemed to be provisional and subject to cancellation if he does not produce proof of having passed the qualifying examination, as soon as possible, and in any case not later than two months after the commencement of the competitive examination.

NOTE 2.—In exceptional cases, the Commission may treat a candidate not possessing, the qualifications prescribed in this rule, as qualified if,—

- (a) he has passed an examination conducted by any other institution of a standard, which, in the opinion of the Commission, justifies his admission, to the examination, or
- (b) he has taken one or more degrees from a foreign University, college or institution, which is not approved by the Government, by passing examination in Engineering and is, in the opinion of the Commission otherwise qualified.”;

2. Appendix I shall be omitted;

3. In Appendix II, in paragraph I, for the entry against item 5, under the sub-heading “(a) Compulsory—”, the following shall be substituted, namely:—

“Applied Mechanics.....200”.

[No. 22011A(7)-EW(i).]

G.S.R. 1273.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes with effect from the 16th February, 1967, the following further amendments to the rules regulating direct recruitment to the Central Electrical Engineering Service, Class II, published with the Notification of the Government of India in the Ministry of Works, Housing and Supply No. G.S.R. 235, dated the 10th February, 1961, namely:—

2. In the said rules,—

1. for rule 8, the following rule shall be substituted, namely:—

“8. A candidate shall have—

- (A) obtained a degree in Engineering from a university incorporated by an Act of the Central or State Legislature in India or any other educational institution established by an Act of Parliament, or deemed to be a university under Section 3 of the University Grants Commission Act, 1956; or
- (B) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualification recognised by that institution as exempting from passing those sections; or
- (C) obtained a degree or diploma in Engineering, from such foreign universities or colleges or institutions and under such conditions as may, from time to time, be recognised by the Government for the purpose; or
- (D) passed the Graduate Membership Examination of the Institution of Tele-communication Engineers (India); or
- (E) passed the Graduate Membership Examination of the Institution of Electronics and Radio Engineers, London, held after November, 1959;

Provided that a candidate who has passed the Graduate Membership Examination of the Institution of Electronics and Radio Engineers, London, held prior to November, 1959, shall be eligible for admission to the competitive examination.

if he produces a certificate from the Institution certifying that he has appeared and passed in the following additional subjects, namely:—

- (i) Principles and Applications of Electrical Engineering (in accordance with the syllabus prescribed in Section A of Post-1959 Scheme),
- (ii) Mathematics II (in accordance with the syllabus prescribed in Section B of Post-1959 Scheme).

NOTE 1.—A candidate who has appeared at an examination the passing of which would qualify him to appear at the competitive examination, held under these rules but has not been informed of the result, may apply for admission to the competitive examination. A candidate who intends to appear at such a qualifying examination may also apply, provided that the qualifying examination is completed before the commencement of the competitive examination. Such a candidate will be admitted to the examination, if otherwise eligible, but the admission would be deemed to be provisional and subject to cancellation if he does not produce proof of having passed the qualifying examination, as soon as possible, and in any case not later than two months after the commencement of the competitive examination.

NOTE 2.—In exceptional cases, the Commission may treat a candidate not possessing the qualifications prescribed in this rule as qualified if—

- (a) he has passed an examination conducted by any other institution, of a standard which in the opinion of the Commission, justifies his admission to the examination, or
- (b) he has taken one or more degrees from a foreign university, college or institution, which is not approved by the Government, by passing in Engineering and is, in the opinion of the Commission, otherwise qualified.;

2. Appendix I shall be omitted;

3. In Appendix II, in paragraph 1, for the entry against item 5, under the sub-heading "(a) Compulsory—", the following shall be substituted, namely:—

"Applied Mechanics.....200".

[No. 22011A(7)/66-EW(ii)]

M. BHATTACHARYA, Dy. Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

(Department of Petroleum)

New Delhi, the 16th August 1967

G.S.R. 1274.—The following draft of certain rules further to amend the Cinematograph Film Rules, 1948, which the Central Government proposes to make in exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), as applied to the storage and transport of cinematograph films having a nitro-cellulose base by the notification of the Government of India in the late Department of Labour No. Ex. 108 dated the 14th January, 1946 is hereby published, as required by sub-section (2) of section 29 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th September 1967.

Any objection or suggestion, which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

1. These rules may be called the Cinematograph Film (....amendment) Rules, 1967.
2. In the said Cinematograph Film Rules, 1948.—
 - (i) in sub-rule (1) of rule 3.
 - (a) for the figures, word, bracket and abbreviation "1 3/8 inches (35 mm.)", the figures and abbreviation "35 mm" shall be substituted;
 - (b) for the figures and words "1000 feet", and "5 pounds", the figures and words "300 metres" and "2.5 kilograms" shall respectively be substituted;
 - (ii) in sub-rule (m) of rule 3, for the figures and abbreviation "1000 lbs.", the figures and abbreviation "500 kg." shall be substituted;
 - (iii) in sub-rule (o) of rule 3, for the figures and abbreviation "1000 lbs.", the figures and abbreviation "500 kg." shall be substituted;
 - (iv) in sub-rule (i) (a) of rule 11, for the figures and word "200 pounds", the figures and word "100 kilograms" shall be substituted;
 - (v) in sub-rule (ii) of rule 11, for the figures and word "20 pounds", the figures and word "10 kilograms" shall be substituted;
 - (vi) in rule 18, under proviso (a), for the figures and abbreviation "200 lbs.", the figures and abbreviation "100 kg." shall be substituted;
 - (vii) in rule 18, under proviso (b), for the figures and abbreviation "20 lbs.", the figures and abbreviation "10 kg." shall be substituted;
 - (viii) in rule 22, for the figures and words "25 square feet", the figures and words "3.5 square metres" shall be substituted;
 - (ix) in rule 25, for the figures and word "30 inches", the figures and word "75 centimetres" shall be substituted;
 - (x) in rule 26, for the words "one quart" the words "one litre" shall be substituted;
 - (xi) in Schedule I,—
 - (a) in sub-clause (i) of clause (1), for the figures and words "12 inches" and $\frac{1}{2}$ inch", the figures and word "30 centimetres" and "1.25 centimetres" shall respectively be substituted;
 - (b) in sub-clause (ii) of clause (1), for the figures and words "13 $\frac{1}{2}$ inches" and $\frac{1}{2}$ inch" the figures and words "35 centimetres" and "1.25 centimetres" shall respectively be substituted;
 - (c) in sub-clause (iii) of clause (1), for the figures and words "6 inches" and $\frac{1}{2}$ inch" the figures and words "15 centimetres" and "1.25 metres" shall respectively be substituted;
 - (xii) in Schedule II,—
 - (a) in sub-clause 1 of clause (A), for the figures and words "30 inches by 16 $\frac{1}{2}$ inches by 16 inches", the figures and words "75 centimetres by 42 centimetres by 41 centimetres" shall be substituted;
 - (b) in sub-clause 2 of clause (A), for the figures, words and brackets ".022 of an inch (No. 25 B.G.)" and ".028 of an inch (No. 23 B.G.)" the figures and words "0.56 millimetre" and "0.71 millimetre" shall respectively be substituted;
 - (c) in para 2 of sub-clause 2 of clause (A), for the figures and word "1 $\frac{1}{2}$ inches", the figure and word "3 centimetres" shall be substituted;
 - (d) in sub-clause 5 of clause (A), for the figures and abbreviations "1 in." and "3/8 in.", the figures and abbreviations "2.5 cm." and "1 cm." shall respectively be substituted;

- (e) in sub-clause 1 of the clause (B), for the figures and words "13 $\frac{1}{2}$ inches" and "11 3/4 inches", the figures and words "35 centimetres" and "30 centimetres" shall respectively be substituted;
- (f) in sub-clause 2 of clause (B), for the figures, words and brackets ".025 of an inch (No. 24 B.G.)" and ".031 of an inch (No. 22 B.G.)" the figures and words "0.63 millimetre" and "0.79 millimetre" shall respectively be substituted;
- (g) in para 2 of sub-clause 2 of clause (B), for the figure and word "1 inch" the figures and word "2.5 centimetre" shall be substituted;
- (h) in sub-clause 4 of clause (B), for the figure and word "1 inch", the figure and abbreviation "6 mm." shall be substituted;
- (i) in sub-clause 5 of clause (B), for the figures and words "1 inch" and "3/8 inch", the figures and abbreviations "2.5 cm." and "1 cm." shall respectively be substituted;
- (xiii) in Schedule III, for the expressions "100 pounds", "200 pounds", "1000 pounds", "100 lbs.", "1000 lbs." and "6000 lbs." wherever they occur, the following "50 kilograms", "100 kilograms", "500 kilograms", "50 kg.", "500 kg." and "3000 kg." shall respectively be substituted;
- (xiv) in the licence form C (Article 1 of Schedule III)—
 - (a) in the heading, for the figures and word "200 pounds" the figures and word "100 kilograms" shall be substituted;
 - (b) in the body of the licence form, for the word "pounds" the word "kilograms" shall be substituted;
 - (c) in connection 1(ii), for the figures and word "25 feet" the figure and word "8 metres" shall be substituted;
 - (d) in condition 4, the expression "No. 16 mesh" shall be omitted and after the words "metal wire gauze" the expression "of not less than 7 mesh per linear centimetre" shall be inserted;
- (xv) in the licence form D (Article 2 of Schedule III)—
 - (a) in the heading, for the figures and words "200 pounds", and "1000 pounds", the figures and words "100 kilograms" and "500 kilograms" shall respectively be substituted;
 - (b) in the body of the licence form, for the word "pounds" the word "kilograms" shall be substituted;
 - (c) in condition 2(i), the expression "No. 16 mesh" shall be omitted and after the words "metal wire gauze" the expression "of not less than 7 mesh per linear centimetre" shall be inserted;
 - (d) in condition 2(ii), for the figures and word "3/16 inch", the figure and word "5 millimetres" shall be substituted;
 - (e) in condition 5, for the figures and word "25 feet", the figure and word "8 metres" shall be substituted;
 - (f) in condition 7(a) (i), for the figures, abbreviation and word "16 B. G." and "375 pounds", the figures, abbreviation and word "1.6 mm" and "175 kilograms" shall be respectively be substituted;
 - (g) in condition 7(a) (iv), for the figures and words "1 inch" and "14 square inches" the figures and words "5 millimetres" and "90 square centimetres" shall respectively be substituted;

- (xvi) in the licence form E (Article 3 of Schedule III)—

- (a) in the heading, for the figures and words "1000 pounds" and "6000 pounds", the figures and words "500 kilograms" and "3000 kilograms" shall respectively be substituted;
- (b) in the body of the licence form, for the word "pounds" the word "kilograms" shall be substituted;

- (c) in condition 2, for the figures and abbreviation "6,000 lbs." the figures and abbreviation "3,000 kg" shall be substituted;
- (d) in condition 5, for the figures and words "30 feet" and "50 feet" the figures and words "10 metres" and "15 metres" shall respectively be substituted;
- (xvii) in Appendix (Specification for vaults)—
 - (a) in clause (i), for the figures and words "1,000 cubic feet" the figures and words "28 cubic metres" shall be substituted;
 - (b) in clause (ii), for the figures and words "18 inches", "8 inches" and "half an inch", the figures and words "45 centimetres", "20 centimetres" and "1.25 centimetres" shall respectively be substituted;
 - (c) in clause (iii), for the words "one foot", the words "thirty centimetres" shall be substituted;
 - (d) in clause (iv), for the words "six inches" the words "fifteen centimetres" shall be substituted;
 - (e) in clause (v), for the figures and word "3/16 inch", the figure and word "5 millimetres" shall be substituted;
 - (f) in clause (vi) (a), for the figures and words "14 square feet", the figures and words "1.3 square metres" shall be substituted;
 - (g) in clause (vi) (b), the expression "No. 16 mesh" shall be omitted and after the words "metal wire gauze", the expression "of not less than 7 mesh per linear centimetre" shall be inserted.

[No. 37(13)/67-Tech.]

S. R. SUNDARAM, Dy. Secy.

MINISTRY OF FINANCE

(Department of Revenue and Insurance)

CENTRAL EXCISES

New Delhi, the 26th August 1967

G.S.R. 1275.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment in the notification of the Government of India, Ministry of Finance (Department of Revenue) No. 105/61-Central Excises, dated the 20th April, 1961, namely:—

In the said notification, in clause (ii) of the proviso, after the words "for test in a laboratory", the words "or for purposes of quality control in the premises of the factory of manufacture or in any other premises approved by the Collector" shall be inserted.

[No. 193/67-C.E./F. No. 24/50/66-CXI.]

G.S.R. 1276.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (Twenty-first Amendment) Rules, 1967.
2. In the Central Excise Rules, 1944—
 - (a) in the table under the heading "List of Central Excise Forms", against Central Excise Series No. 32-F and No. 32-G, for the word "unmanufactured", occurring in the column headed "Description of Form", the word "excisable" shall be substituted;
 - (b) in Appendix I, for the word "unmanufactured" occurring in the headings of Form B-12 (GEN. SUR) and Form B-12 (General Security) of Central Excise Series No. 32-F and No. 32-G respectively, the word "excisable" shall be substituted.

[No. 194/67-C.E./F. No. 40/35/67-CX-I.]

K. L. REKHI, Under Secy.

(Department of Revenue and Insurance)

CENTRAL EXCISES

New Delhi, the 26th August 1967

G.S.R. 1277.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts stalks of tobacco intended to be used as fuel by growers or curers of unmanufactured tobacco, from the whole of the duty leviable thereon.

[No. 195/67-F.No.15/22/67-CX.IV.]

A. P. KUMTAKAR, Under Secy.

(Department of Revenue and Insurance)

CUSTOMS

New Delhi, the 26th August 1967

G.S.R. 1278.—In exercise of the powers conferred by sub-section (2) of section 123 of the Customs Act, 1962 (52 of 1962), the Central Government hereby specifies the following other classes of goods, for the purposes of the said section, namely—

- (i) cosmetics;
- (ii) mechanical lighters and flints therefor;
- (iii) playing cards; and
- (iv) safety razor blades.

[No. 88 'F. No. 4/63/66-Cus.III.]

D N. LAL, Dy. Secy.

(Department of Revenue and Insurance)

CUSTOMS

New Delhi, the 26th August 1967

G.S.R. 1279.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts power tillers used for agricultural purposes, when imported into India, from the whole of that portion of the duty of customs leviable thereon which is specified in the First Schedule to the Indian Tariff Act, 1934 (32 of 1934).

[No. 90/F.No. 5/11/67-Cus.I.]

S. K. CHATTERJEE, Under Secy.

(Department of Revenue & Insurance)

DANGEROUS DRUGS

New Delhi, the 26th August 1967

G.S.R. 1280.—In pursuance of sub-clause (ii) of clause (g) of section 2 of the Dangerous Drugs Act, 1930 (2 of 1930), and the Single Convention on Narcotic Drugs, 1961, replacing the earlier Geneva Conventions of 1925, 1931 and 1936 and the Protocol of 1948 relating to drugs placed under international control, the Central Government hereby declares the narcotic substance "Codoxime (dihydrocodeinone-6-carboxymethyloxime) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs" to be a manufactured drug and makes the following further amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 4 Dangerous Drugs dated the 4th December, 1956, namely:

In the said notification, after item No. (85) and the entries relating thereto the following item and entries shall be added, namely:—

"(86) Codoxime (dihydrocodeinone-6-carboxymethyloxime) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs—Group I."

[No. 11/F. No. 13/1/67-Opium.]

G. P. DURAIRAJ, Dy. Secy.

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND CO-OPERATION

(Department of Food)

New Delhi, the 24th July 1967

G.S.R. 1281.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to Class III and Class IV non-gazetted posts in the Procurement Organisation of the Ministry of Food Agriculture, Community Development and Co-operation (Department of Food), namely:—

1. Short Title.—(1) These rules may be called the Ministry of Food, Agriculture, Community Development and Co-operation (Department of Food) Procurement Organisation (Class III and Class IV posts) Recruitment Rules, 1967.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. Application.—These rules shall apply for recruitment to the posts specified in column 2 of the Schedule annexed hereto.

3. Classification and Scale of Pay.—The classification of the said posts and the scales of pay attached to them shall be as specified in columns 4 and 2 of the Schedule to these rules.

4. Period of Probation.—All appointments to Class III posts shall be made on probation for a period of two years while the appointment to Class IV posts shall be on probation for a period of one year.

5. Method of Recruitment, age and other qualifications.—(a) The method of recruitment to the posts, age limits, qualifications and other matters relating thereto shall be as specified in columns 6 to 10 of the Schedule aforesaid:

Provided that the maximum age specified in column 6 of the said Schedule may be relaxed in the case of candidates belonging to Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the orders issued by the Central Government from time to time.

6. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living marries, in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the service; and

(b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the service;

Provided that the Central Government may if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

7. Power to Relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

SCHEDULE

Serial No.	Name of post and scale of pay	No. of post	Classification.	Whether Selection or non-selection post	Age limit and Educational and other qualifications required for direct recruits.	Period of Probation if any	Method of recruitment whether by direct recruitment or by promotion or transfer and % of the vacancies to be filled by various methods	In case of recruitment by promotion/transfer exists grades from which promotion to be made	If a D. P. C. exists what is its composition
1	2	3	4	5	6	7	8	9	10
1	Superintendent Rs. 350-20-450- 25-475.	5	General Central Service Class III (Non- gazetted- Minis- terial)	Selection	Not applicable.	2 years.	100% by promotion.	By promotion of Accountants with minimum service of 3 years in the grade of Acco- untant.	Class III D.P.C.
2	Accountant Rs. 210-10-290- 15-320-EB-15- 425.	30	Do.	Selection	Do.	2 years.	90% by promotion of Senior Clerks and 10% by promotion of Steno- graphers.	By promotion of (a) Senior Clerks with atleast 3 years service in the grade; (b) Steno- graphers with atleast 3 years service in the grade including one year's ser- vice as Senior Clerk.	Do.
3	Senior Clerk. Rs. 130-5-160- 8-200-EB-8- 256-EB-8-280- 10-300.	56	Do.	Non-Se- lection (by seniority- cum-merit)	Do.	2 years.	100% by promotion (50% on seniority-cum-fitness basis and 50% by De- partmental Competitive Examination limited to Junior Clerks.	Junior Clerks with 3 years service in the grade.	Not applic- able.

4	Stenographers Rs. 130-5-160- 8-200-EB-8- 256-E B-8-280- 10-300.	6	General Central Service Class III (Non- gazetted- Minis- terial).	Not appli- cable.	18—24 years. Matriculation or its equivalent qualification with shorthand and typing speed of 100 and 40 words per minute respec- tively.	2 years.	By direct recruitment	Not applicable.	Not appli- cable.
5	Junior Clerk (in- cluding Tally Clerks and Ste- no-typists) Rs. 110-3-131- 4-155-EB-4- 175-5-180. (Rupees 20/- per month as special pay in case of Steno-typist).	81	Do.	Do.	18—21 years. (I) <i>Junior Clerk</i> 1. Matic or its equivalent qualification. 2. Minimum speed of 30 w.p.m. in English/25 w.p.m. in Hindi Type- writing provided— (a) that a person not possess- ing the said qualifica- tion in typing may be appoin- ted subject to the con- dition that he will not be eligible for drawing in- crements in the pay scale or for Quasi Permanency or confirmation in the grade till he acquires a speed of 30 w.p.m. in typing, and (b) that a physically handi- capped person who is otherwise qualified to hold a clerical post but does not possess the said qualification in typing may be appointed sub- ject to the condition that the Medical Board atta- ched to the Special Em- ployment Exchange for the handicapped or where there is no such Board, the Civil Surgeon certifies	2 years.	100% by direct recruit- ment.	Do.	Do.

1	2	3	4	5	6	7	8	9	10
that the said handicapped person is not in fit condition to be able to type.									
<i>ADDITION</i>									
<p>(II) <i>Tally Clerk</i> : Matric or its equivalent qualification.</p> <p>(III) <i>Stenotypist</i></p> <p>(i) Matric or its equivalent qualification.</p> <p>(ii) A speed of 80 w.p.m. in short-hand and 40 w.p.m. in typewriting.</p>									
6	Supervisor Rs. 325-15-425	31	General Central Service Class III (Non- gazetted/ Non-Mi- nisterial)	Selection	Not applicable	2 years.	100% by promotion	By promotion of Quality Inspec- tors with 4 years service in the grade.	Class III D.P.C.
7	Quality Inspector Rs. 210-10-290- 15-320-EB- 15-425	277	Do.	Do.	Do.	2 years in case of transferees/ promotees	100% by transfer/deputa- tion of persons working in similar or equivalent grades from other Central/ State Government offices failing which by promo- tion from the grades of Senior Godown Keepers/ Fair Price Shop Inspec- tors/Dock Inspectors/ Verification Inspector (Scale of pay Rs. 168-8- 256-EB-8-280-10-300)/ Fumigation Assistants (Scale of pay Rs. 160-5- 175-6-205)/Assistant	Do.	

8	Analyser Rs. 210-10-290- 15-320-EB-15- 425	1	Do.	Not applicable.	Do.	Nil.	100% by transfer of a suitable Analyser from the Regional Organisations.	Not applicable.	Not applicable.
9	Jeep/Car Driver Rs. 110-3-130- 4-139.	17	Do.	Do.	18—25 years. Driving Licence for cars and trucks with 2 years experience of driving, preferable Middle School Standard pass.	2 years.	By direct recruitment failing which by transfer of drivers from Regional Organisations.	Do.	Do.
10	Picker Rs. 85-2-95-3- 110.	38	General Central Service Class IV (Non- Gazetted)	Not applicable.	18—25 years. Middle School Standard pass.	1 year	100% by direct recruitment	Not applicable	Not applicable.
11	Peon Rs. 70-1-80-EB- 1-85	70	Do.	Do.	Do.	Do.	Do.	Do.	Do.
12	Watchman Rs. 70-1-80- EB-1-85.	29	Do.	Do.	18—25 years. Nil.	Do.	Do.	Do.	Do.
13	Sweeper Rs. 70-1-80- EB-1-85.	5	Do.	Do.	18—25 years. Nil.	Do.	Do.	Do.	Do.
14	Khalasi Rs. 70-1-80- EB-1-85.	24	Do.	Do.	18—25 years. Nil.	Do.	Do.	Do.	Do.

Note I: If a D.P.C. exists what is its composition?

Note I: If a D.P.C. exists what is its composition
Note II: Circumstances in which U.P.S.C. is to be consulted in making recruitments

(No. F. 1(18)64-Proc-II/RE-II).
JOGINDER SINGH, Under Secy.

(Department of Food)

New Delhi, the 14th August 1967

G.S.R. 1282.—In pursuance of section 7 of the Warehousing Corporations Act, 1962 (58 of 1962), read with sub-rule (3) of rule 4 of the Central Warehousing Corporation Rules, 1963, and in continuation of the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1281 dated the 27th August, 1965, the Central Government hereby notifies that Shri S. S. Puri, Secretary, National Co-operative Development Corporation, New Delhi has been re-nominated by the National Co-operative Development Corporation under clause (b) of sub-section (i) of the said section as a Director of the Central Warehousing Corporation established under the said Act, with effect from the 27th August, 1967.

[No. F. 26-3/65-SG.II.]

New Delhi, the 17th August 1967

G.S.R. 1283.—Whereas a resolution has been passed by the Assam Legislative Assembly at its meeting held on the 5th March, 1966 adopting the Warehousing Corporations (Supplementary) Act, 1965 (20 of 1965) (hereinafter referred to as the said Act), under clause (1) of article 252 of the Constitution;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (2) of section 1 of the said Act, the Central Government hereby directs that in the Schedule to the said Act, after the figure and words "1. Andhra Pradesh", the figure and word "2. Assam" shall be inserted and the figures "2" to "9" shall be renumbered as the figures "3" to "10".

[No. F. 26-23/67-SG.II.]

DEVAKI NANDAN GOYAL, Under Secy.

(Department of Food)

New Delhi, the 17th August 1967

G.S.R. 1284.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the non-Secretariat Gazetted Posts in the Food and Nutrition Board of the Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food), namely:—

1. **Short Title and Commencement.**—(1) These rules may be called the Food and Nutrition Board (Non-Secretariat Gazetted Posts) Recruitment Rules, 1967.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. **Application.**—These rules shall apply to the non-Secretariat Gazetted Posts in the Food and Nutrition Board of the Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food) as specified in column 1 of the Schedule annexed hereto.

3. **Number of posts, their classification and scales of pay.**—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit, other qualifications etc.**—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto, shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit specified for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the orders of the Central Government issued from time to time.

5. Disqualifications.—(1) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts, and (2) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.

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Name of Post	No. of Posts	Classification	Scale of Pay	Whether Selection post or non- Selection Post	Age for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
1 Executive Director	One	General Central Service Class I (Gazetted)	Rs. 1100 —50— 1300—60 —1600— 100—1800	Not applicable	Not exceeding 50 years (Relaxable for Government servants)	<p><i>Essential</i></p> <p>(i) A Doctorate Degree in Bio-Chemistry or Nutrition or Food Technology or equivalent qualification.</p> <p>(ii) About 15 years' experience in responsible positions in Government or industry dealing with technical aspects of food, of which about 5 years should be in the application and organisation of science and technology in the field of applied nutrition and conservation and effective utilisation of food.</p> <p>(iii) Administrative experience in a position of responsibility.</p> <p>(Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified).</p> <p><i>Desirable</i></p> <p>Experience in implementation of technical projects.</p>

DULF

Whether age and educational qualifications prescribed for direct recruits will apply in the case of Probationers	Period of probation, if any	Method of rectt. whether by direct promotion/deputation/rectt. or by promotion or by deputation/transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by transfer, grades from which promotion/deputation/transfer to be made	If a DPC exists, what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
8	9	10	11	12	13
Not applicable	Two years	Deputation/transfer failing which by direct recruitment	Deputation/transfer From amongst suitable officers holding analogous posts under Central/State Governments. (Period of deputation—ordinarily not exceeding 5 years).	Not applicable	As required under the rules.

1	2	3	4	5	6	7
2 Technical Ad- vise.	One	General Central Service Class I (Gazetted)	Rs. 1300 —60— 1600.	Selection (Relaxable for Gov- ernment servants)	Not ex- ceeding 50 years	<i>Essential:</i> (i) A Doctorate Deg- ree or equivalent qualification in Organic Chemis- try, Food Tech- nology or Bio- Chemistry. (ii) About 10 years' research and/or practical experi- ence in a respon- sible technical post under the Govern- ment or in a commercial firm of repute involving the direction of plans and pro- grammes connected with food pro- cessing, food tech- nology and applied nutrition. (Qualifications re- laxable at Com- mission's dis- cretion in the case of candidates otherwise well qua- lified.)
Deputy Techni- cal Advised.	Seven	General Central Service Class I (Gazetted)	Rs. 700— 50—1250	Selection (Relaxable for Gov- ernment ser- vants).	Not ex- ceeding 40 years	<i>Desirable:</i> Knowledge of or training in one or more of the follow- ing fields. Microbiology, Agro- nomy, Statistics, Modern method of processing and analysis of Food stuff's, etc.

8	9	10	11	12	13
No	Two years	By promotion failing which by direct recruitment	<i>Promotion:</i> Deputy Technical Advisers with 7 years' service in the grade	Class I Departmental Promotion Committee	As required under the rules
No	Two years	Direct recruitment--50% Promotion 50%	<i>Promotion:</i> (i) Assistant Technical Advisers (ii) Food and Nutrition Extension Officers. (With 5 years' service in the grade)	Class I Departmental promotion Committee.	As required under the rules.

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4 Assistant Technical Adviser	Nine	{ General Central Service Class I (Gazetted)	Rs. 400— 40—800— 50—950	Selection Not exceeding 35 years (Relaxable for Govern- ment servants).	Not exceeding 35 years (Relaxable for Govern- ment servants).	<i>Essential :</i> (i) Master's degree in Organic Chemistry, Bio-Chemistry Food Technology or degree in Chemical Engineering from a recognised University or equivalent qualification. (ii) About three years research and/or practical experience in the field of Food Processing, Food Technology, Nutrition and Applied Nutrition. (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified)	<i>Desirable :</i> (i) Doctorate in any of the fields mentioned in (i) above. (ii) Experience in teaching in Fruit and Vegetable Preservation. (for Food and Nutrition Extension Officer).
5 Food & Nutrition Extension Officer (Community Canning and Preservation Centres).	Four						

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No	Two Years	Direct recruit- ment—50% Promotion—50%	<i>Promotion :</i> (i) Chemists (ii) Senior Technical Assistants (iii) Demonstration Officers. (With five years' ser- vice in the grades).	Class I Departmen- tal Promo- tion Com- mittee	As required under the rules.
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(Department of Agriculture)

New Delhi, the 22nd July 1967

G.S.R. 1285.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain Class I posts in the Agricultural Prices Commission, Department of Agriculture, Ministry of Food, Agriculture, Community Development and Co-operation, namely:—

1. Short Title and Commencement.—(1) These rules may be called the Agricultural Prices Commission Certain Class I Posts Recruitment Rules 1967.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. Classification and Scales of Pay etc.—The classification of the posts, the scales of pay attached thereto, the method of recruitment to the said posts, age limit, and other matters relating to the said posts shall be as specified in columns 3 to 13 of the Schedule annexed hereto:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

3. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said posts; and

(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

THE

Name of Post	No. of Posts	Classification	Scale of Pay	Whether Selection Post or non-Selection post	Age for direct recruits	Educational and other qualification required for direct recruits
1	2	3	4	5	6	7
I D rector	1	General Central Service Class I	Rs. 1300— 60—1600	Not applicable and below	50 years (Relaxable for Government servants).	Essential : (i) Second Master's Degree in Economics /Agricultural Economics/Econometrics/ Statistics/ Commerce of a recognised University, or equivalent.

SCHEDULE

Whether age and Period of Method of rectt. whether educational qua- probation, by direct rectt. or by lifications pres- if any promotion or by deputa- described for direct recruits will apply in the case of Promo- tees	In case of rectt. by promotion/ deputa- tion/transfer and percen- tage of the vacancies to be filled by various me- thods	If a DPC exists, what is its com- position	Circumstan- ces in which U.P.S.C. is to be con- sulted in making rectt.		
8	9	10	11	12	13
Not applicable	Two years	Direct Recruitment (If a Government servant or a person belonging to public bodies such as Universities or Research Institutions is selected, he may be appointed on deputation or short term contract for a period not exceeding five years).	Not applicable	As required under the rules.	

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Not applica- ble	Two years	Direct recruitment (If a Government servant or a person belonging to public bodies such as Universities or Research Institutions is selected he may be appointed on deputation/or short- term contract for a period not exceeding 4 years).	Not applicable	As required under the rules.
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(iii) About 7 years' experience of research on economic problem in a Government Department or Commercial concern of repute or about seven years' experience of teaching and/or of conducting and guiding research on economic problems in a University/institution of training and research, as evidenced by published papers.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable :

Doctorate or other Research Degree in any of the subjects indicated in item (i) above.

3. Deputy Director.	General Central Service Class I	Rs. 700-40-1100-50/2-1250.	Not applicable	40 years and below (Relaxable for Government Servants)	<i>Essential :</i>
					(i) Second Class Master's Degree in Economics/Agricultural Economics/Econometrics /Statistics/ Commerce of a recognised University, or equivalent.
					(ii) Post-graduate training for at least six months at a recognised institution in [methods of economic analysis.

(iii) About 5 years' experience of research on economic problems in a Government Department or Commercial concern of repute or about five years' experience of teaching and/or of conducting and guiding research on economic problems in a University/institution of training and research, as evidenced by published papers.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

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Not applicable	Two years	Director recruitment (If a Government servant or a person belonging to public bodies such as Universities or Research Institutions is selected, he may be appointed on deputation or short-term contract for a period ordinarily not exceeding 3 years).	Not applicable	As required under the rules.
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(Department of Agriculture)*New Delhi, the 10th August 1967*

G.S.R. 1286.—In pursuance of the Bye Law XII of the Rules Regulations, Bye Laws of the Central Council of Gosamvardhana the Government of India hereby publish for the general information the audited accounts of the Council for the year 1965-66 along with the audit certificate pertaining to these accounts as issued by the Accountant General, Commerce, Works and Miscellaneous, New Delhi.

CENTRAL COUNCIL OF GOSAMVARDHANA

Statement showing receipts and Payments for the year 1965-66

Opening Balance and Receipts		Expenditure and Closing Balance	
i. Opening Balance		I. Measures taken in connection with Gosamvardhana	
(a) In the current account with the State Bank of India, New Delhi		(i) <i>Plan Schemes :</i>	
(b) In cash with the Secretary as permanent advance		A.— <i>Development Schemes</i>	
46,565-77		1. <i>Scheme for the control of Wild, Stray & unproductive cattle.</i>	
1,000-00		(a) Wild & Stray Cattle Catching Scheme 91,576-06	
47,565-77		(b) Supply of Breeding Bulls 1,760-00	
ii. Monies Received from the Government of India		2. <i>Establishment of Model Gosadans</i>	
(i) Grant		(a) Gosadan (Direction) 9,639-23	
(ii) Loan		(b) Gularbhoj 74,829-16	
7,46,000-00		(c) Delawari 55,262-04	
55,000-00		1,39,730-43	
iii. Other Monies received by the Society		3. Milk Yield Competitions	
(a) Receipts from Gosadans		22,388-96	
i. Gularbhoj		4. Salvage of dry cows from cities and to rehabilitate them in rural areas	
86,487-80		72,003-00	
ii. Delawari		TOTAL A—DEVELOPMENT SCHEMES	
25,721-92		3,27,458-45	
1,12,209-72		(ii) Non-Plan Schemes :	
(b) Advertisement & Sales of Gosamvardhana Journal		i. Relief to cattle breeders during natural calamities,	
i. Advertisement		53,710-53	
2,827-00			
ii. Subscription			
9,722-76			
12,549-76			
(c) Miscellaneous Receipts			
i. Interest on advances			
37-80			
ii. Miscellaneous Receipts			
4,815-28			
4,853-08			

Opening Balance and Receipts

Expenditure and Closing Balance

(d) Recovery of Advances

1. Conveyance	2,096-00
2. Festival Advance	2,589-00
3. Fan Advance	1,96-00

4,881-00

2. Schemes for the creation of Public enthusiasm

(a) Gosamvardhana Week Celebrations.
(b) Exhibition Units

70,041-45
93,725-82

1,23,767-27

(e) Security & Deposits

1. Securities received	150-00
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150-00

3. Education & Training Schemes

(a) Training of Gaushal as Managers
(b) Organisation of Gosamvardhana Workshops

23,975-95
3,893-99

27,871-94

4. Unspent Balance of the grants-in-Aid paid to States in previous Years now Surrendered

1,77,033-60	1,77,033-60
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4. Publicity & Propaganda

(i) Journal
(ii) Preparation of Hand Book of Cattle Keeping.

44,804-44
1,000-00

45,804-44

5. Grants-in-Aid from other sources grant from the Khadi & Village Industries Commission for setting up a Charmalaya at Delawari gosadan .

3,220-00	3,220-00
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5. Establishment of Transit Camps

(i) Delhi
(ii) Karnal

12,764-06
8,505-75

21,269-81

6. Financial assistance to Kangayam Farm

7. Pilot Project for curbing the propagation of uneconomic costs in the country

TOTAL FOR NON-PLAN SCHEMES

TOTAL FOR PLAN & NON-PLAN SCHEMES

II. Administration

1. Pay of Officers	25,249-75
2. Pay of Establishment	54,433-65

3. Leave Salary & Pension Contributions	8,595-64
4. Provident Fund Contribution	3,768-00

5. Allowances	
1. Travelling Allowance	17,476-84
2. Dearness Allowance	21,989-46

3. City Compensatory Allowance	6,899-46
4. House Rent	13,008-06
5. Honorarium	6,252-00
6. Overtime	1,288-65
7. Children Education Allowance	1,778-60
8. Other Allowances	2,536-26
9. C. G. H. Contribution	6,322-19
	77,551-52
TOTAL PAY AND ALLOWANCES	1,69,598-56

6. Contingencies

(a) Rent for Office including Water & Electric charges	17,523-52
(b) Postage, Telegrams and Telephones etc. charges	12,710-27
(c) Books and Publications	108-24
(d) Stationery and Forms	4,746-37
(e) Printing & Advertisement	2,852-16
(f) Office Expenses and Misc.	5,517-64
(g) Typewriters	1,464-08
(h) Furniture	—
(i) Staff Car	5,729-39
	50,651-67
TOTAL ADMINISTRATION	2,20,250-23

III. Travelling Allowance to Non-Official Members

6,970-52

IV. Deposits and Advances

7,405-00

V. Refund to the Govt. of India of the unspent balance of Govt. Grant for preceding year

47,565-77

VI. Refund to the Govt. of India of the unspent balance surrendered by the State Governments

1,27,033-60

VII. Loan to Registered and Recognised Institutions (other than Cooperative Societies) including Gaushalas

55,000-00

TOTAL I TO VII

10,66,991-30

OPENING BALANCE AND RECEIPTS	EXPENDITURE AND CLOSING BALANCE
<i>Closing Balance</i>	
1. With the State Bank of India, New Delhi	45,002-53* (—)1-00*
2. Imprest with the Secretary in Cash	1,000-00
3. Receipt not credited into Bank	50,470-10
*C. P. Fund Recovery not credited to C. P. F. Account of the Council.	
11,63,462-93	11,63,462-93
Sd/- P. BHATTACHARYA, Official Secretary, Central Council of Gosamvardhana.	

Audit Certificate

I have examined the foregoing accounts of the Central Council of Gosamvardhana, New Delhi for the year 1965-66 and obtained all the information and explanations that I have required and subject to the observations in the separate audit report No. 72, I certify as a result of my audit that in my opinion these accounts are properly drawn up so as to exhibit a true and fair view of the state of affairs of the Council, according to the best of my information and explanations given to me and as shown by the books of the Council.

Sd/- BALDEV RAJ,
Deputy Accountant General,
Commerce, Works and Miscellaneous,
New Delhi.
6-1-67.

Sd/- S. N. SARKAR,
Local Audit Officer.
5-1-67.

Sd/- M. L. LAMBA,
Local Audit Superintendent.
5-1-67.

[No 7-19/66-L.D. I/III.]

(Department of Agriculture)

New Delhi, the 11th August 1967

G.S.R. 1287.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Rules, 1959, namely:—

1. (1) These rules may be called the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Fourth Amendment Rules, 1967.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Schedule to the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Rules, 1959 under the heading "Class III Non-gazetted Posts" for item 29 and the entries relating thereto, the following item and entries shall be substituted, namely:—

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"29. Research investigator (Planning) One General Central Service Class III, Non-Gazetted, Non-Ministerial Ra. 320-15-470- EB-15-530. Non selection 35 years*

7	8	9	10	II	12	13
1. A) Second Class Master's degree in Agriculture or Economics with Statistics.	Age: No. Educational Qualifications:	Two years Yes.	By transfer on deputation/ Promotion failing which by direct recruitment.	Transfer on deputation: From among officers of the C.S.S. (Grade IV) possessing the qualifications mentioned in col. 7. (Period of deputation 2 years extendable upto 3 years). <i>Promotion:</i> From Technical/Research/Statistical Assistants/Research Investigators working in the scale of pay of Rs. 210-425 in the Department of agriculture.	Class III DPC	Not Necessary
2. Thorough knowledge of various agricultural development projects in progress in the different States.						
3. Experience in the security of progress reports and expenditure statements of the State Plan Schemes.						
4. Knowledge of budget work, appropriation and re-appropriation work.						

[No. 3-12/66-E.IV.]

V. S. SINHA, Under Secy.

(Department of Agriculture)

New Delhi, the 16th August 1967

G.S.R. 1288.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Central Institute of Fisheries Technology (Class III and Class IV Posts) Recruitment Rules, 1963 published with the notification of the Government of India in the Ministry of Food and Agriculture, (Department of Food) No. 3-26/63-FY(I), dated the 20th April, 1963, namely:—

- (1) These rules may be called the Central Institute of Fisheries Technology (Class III and Class IV Posts) Recruitment Amendment Rules, 1967.
- (2) In the schedule to the Central Institute of Fisheries Technology (Class III and Class IV Posts) Recruitment Rules, 1963 after item 3 and the entries relating thereto, the following items and entries shall be inserted namely:—

1	2	3	4	5	6
3. A. Field Assistant	1	GCS Class III, (Non-Gazetted, Non-Ministerial)	Rs. 110-3-131-4- 155-EB-4-175-5 180.	Not app- licable	25 Years
3. B. Media Assistant	1	General Central Service Class III Non-Gazetted Non-Ministerial	Rs. 130-5-160- 8-200-EB-8-256- 8-280-10-300.	Non- selection	..

7	8	9	10	11	12	13
Matriculation or equivalent qualification with experience in field work or in a fish processing establishment	Not applicable	Two years	100% Direct Recruitment	Not applicable	Not applicable	Not applicable
..	..	Two years	100% by promotion	Promotion to be made from Lab. Attendants having a minimum of 3 years' experience in the grade.	Class III DPC	..

[No. 3-9/67-FY(1).]

G.S.R. 1289.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Institute of Fisheries Technology (Class I and Class II Technical Posts) Recruitment Rules, 1962 published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. 3-67/61-FY(I) dated the 31st May, 1963, namely:—

1. These rules may be called the Central Institute of Fisheries Technology (Class I and Class II Technical Posts) Recruitment (Second Amendment) Rules, 1967.
2. After Rule 6 of the Central Institute of Fisheries Technology (Class I and Class II Technical Posts) Recruitment Rules 1962, the following Rules shall be added namely:—

“7. Reservation of posts.—Fifty per cent of the permanent vacancies in Class I posts of (1) Senior Research Officer (Craft and Gear), (2) Research Officer (Processing) and (3) Research Officer (Craft and Gear) and Class II posts of—(1) Assistant Research Officer (Processing) and (2) Assistant Research Officer (Craft and Gear) which are to be filled by direct recruitment after the 17th May, 1963, shall be reserved for Graduate Engineers who are commissioned in the Armed Forces on a temporary basis during the period during which the Proclamation of Emergency issued under clause (1) of article 352 of the constitution on the 26th October 1962, is in force, and are later released subject to the conditions.

(i) that they would have been eligible for appointment had they joined the military service, and

(ii) that they are, at the time when they are considered for appointment after release from military service physically fit according to the rules for the time being in force. Till such candidates become available for appointment, the reserved permanent vacancies shall be filled on a temporary basis.

8. Liability to serve in defence services and posts connected with defence.—Any person appointed to the posts of Senior Research Officer (Craft and Gear), Research Officer (Processing), Research Officer (Craft and Gear), Assistant Research Officer (Processing) and Assistant Research Officer (Craft and Gear) on or after the commencement of the Central Institute of Fisheries Technology (Class I and Class II Technology Posts) Recruitment (Second Amendment) Rules,

1967 shall, if so required, be liable to serve in any defence service or post connected with the defence of India, for a period of not less than four years, including the period spent on training, if any, provided that such person—

- (a) shall not be required to serve as aforesaid after the expiry of ten years from the date of such appointment,
- (b) shall not ordinarily be required to serve as aforesaid after attaining the age of forty years".

[No. 17-26/64-FY(I).]

New Delhi, the 19th August 1967

G.S.R. 1290.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules further to amend the Central Fisheries Marine and Inland Research Institutes (Recruitment to Technical Class I and II Posts) Rules 1960 published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. 2-30/60-FY(I) dated 23rd September 1960, namely:—

1. These Rules may be called the Central Fisheries Marine and Inland Research Institutes (Recruitment to Technical Class I and II Posts) Amendment Rules 1967.

2. In the schedule to the Central Fisheries Marine and Inland Research Institutes (Recruitment to Technical Class I and II Posts) Rules, 1960, after item 2 and the entries relating thereto the following items and entries shall be inserted, namely:—

Col. 1	Col. 2
2-A Frog Research and Development Officer	One
Col. 3	Col. 4
General Central Service Class I (Gazetted)	Rs. 700—50—1250
Col. 6	Col. 5
Not exceeding 40 years (Relaxable for Government servants).	Not applicable
Col. 8	Col. 7
Not applicable	Essential
Col. 10	(i) Masters Degree in Zoology of recognised University or equivalent qualification.
Direct recruitment	(ii) At least five year's research experience in aquatic biology, preferably frog biology (qualifications relaxable at Commissions discretion in the case of candidates otherwise well qualified). Desirable
Col. 12	(i) Research degree preferably Doctorate in Zoology.
	(ii) Experience in survey and assessment of resources of frogs.
Col. 9	Col. 11
	Two years
	Not applicable.
Col. 13	As required under the rules.

[No. 2-43/66-FY. (D.)]

T. D. MAKHLJANI, Under Secretary.